1 2 3 4 5 6 7 8	William M. Audet (CA State Bar #117456) waudet@audetlaw.com Jonas P. Mann (CA State Bar #263314) jmann@audetlaw.com Audet & Partners, LLP 221 Main Street, Suite 1460 San Francisco, CA 94105 Telephone: (415) 568-2555  Scott A. Kamber (pro hac vice) skamber@kamberlaw.com David A. Stampley (pro hac vice) dstampley@kamberlaw.com KamberLaw, LLC 100 Wall Street, 23rd Floor New York, New York 10005		
10	Telephone: (212) 920-3072 Facsimile: (212) 202-6364		
11			
12	Counsel for Plaintiffs and the Class (Additional Counsel listed on Signature Pages)		
13	IN THE UNITED STATES DISTRICT COURT		
14	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
15	SAN FRANCISCO DIVISION		
16			
17	In re Google Inc., Android Consumer Privacy	CASE No. 11 2264 JSW	
18	Litigation	MDL No. 2264	
19			
20	This Document Relates to	STIPULATION AND [PROPOSED]	
21	ALL CASES	ORDER RE: MODIFICATION OF DEADLINES AS MODIFIED	
22	TROY YUNCKER, individually and on behalf of	Case No. 11 3113 JSW	
23	all others similarly situated,  Plaintiff,		
24	,		
25	V.		
26	PANDORA MEDIA, INC.,		
27	Defendant.		
28			

The parties in the above-entitled actions, by and through their respective attorneys, hereby stipulate to the following

WHEREAS, on March 26, 2013, this Court granted the Motions to Dismiss filed by Defendant Google Inc. and Defendant Pandora Media, Inc. with leave to amend and ordered the Plaintiffs in both the *Android* and *Yuncker* actions to file Amended Complaints by April 25, 2013:

WHEREAS, Plaintiffs in the *Android* action are in the process of collecting additional information from all named Plaintiffs and consulting with their retained experts to further analyze data in preparation for filing their Second Amended Complaint;

WHEREAS, one of Plaintiffs' lead counsel in the *Android* action had an unexpected family emergency requiring him to take time off from work and away from this action;

WHEREAS, the Parties to *Android* and *Yuncker* actions believe that these actions and the Court would benefit from continuing to have the *Yuncker* action proceed in tandem with the *Android* action; and

WHEREAS, to accommodate the additional time needed by Plaintiffs in the *Android* action and the associated impact on the schedules of counsel for the other Parties, all Parties have therefore agreed that the deadlines for filing Amended Complaints and the associated responsive briefing should be modified in accordance with the following:

- The Second Amended Complaint in the *Android* action shall be filed and served on or before May 9, 2013;
- Google's response to the Second Amended Complaint, including any Motion to Dismiss, shall be filed and served on or before May 30, 2013;
- 3. If Google chooses to file a Motion to Dismiss, Plaintiffs' Opposition to Google's Motion to Dismiss shall be filed on or before June 20, 2013;
- 4. Google's Reply to Plaintiffs' Opposition to Google's Motion to Dismiss shall be filed and served on or before July 8, 2013;
- 5. No further amendment shall be permitted without leave of Court;

1	6. All corresponding deadlines in Yuncker v Pandora Media, 2011 CV 03113 (JSW) are		
2	vacated with new dates to be entered that track those set forth above so that the two		
3	actions can continue to progress in tandem.		
4			
5	IT IS SO AGREED:		
6			
7	DATE: April 22, 2013 $\overline{V}$	/s/ Jonas P. Mann Villiam M. Audet	
8		onas P. Mann AUDET & PARTNERS LLP	
9	2	21 Main Street uite 1460	
10	S	an Francisco, CA 94105	
11	F	Gelephone: (415) 982-1776 Gacsimile: (415) 568-2556	
12		mail: waudet@audetlaw.com mail: jmann@audetlaw.com	
13	S	cott A. Kamber	
14		David A. Stampley KAMBERLAW, LLC	
15	1	00 Wall Street 3rd Floor	
16	N	New York, NY 10005-3704	
17	F	Gelephone: (212) 920-3072 Gacsimile: (212) 290-3081	
18		mail: skamber@kamberlaw.com mail: dstampley@kamberlaw.com	
19		nterim Class Counsel	
20			
21			
22			
23			
24			
25			
26			
27			
28			

1	DATE: April 22, 2013	/s/ <i>Michael H. Rubin</i> Michael H. Rubin
2		Evan M. W. Stern
3		WILSON SONSINI GOODRICH & ROSATI One Market, Spear Street Tower, Suite 3300
4		San Francisco, CA 94105 Telephone: (415) 947-2000
		Facsimile: (415) 947-2099
5		Email: mrubin@wsgr.com Email: estern@wsgr.com
6		Brian M. Willen
7		WILSON SONSINI GOODRICH & ROSATI
8		1301 Avenue of the Americas, 40th Floor New York, New York 10019
9		Telephone: (212) 497-7700 Email: bwillen@wsgr.com
10		č
11		Attorneys for Defendant Google Inc.
12		/-/ D-4 C1 M: f-11
13	DATE: April 22, 2013	/s/ Betsy Carol Manifold Betsy Carol Manifold
14	r , , , ,	Francis M Gregorek
		Patrick Hugh Moran Rachel R. Rickert
15		WOLF HALDENSTEIN ADLER FREEMAN
16		& HERZ Symphony Towers
17		750 B Street
18		Suite 2770
19		San Diego, CA 92101 Telephone: (619) 239-4599
20		Facsimile: (619) 234-4599
		Email: manifold@whafh.com Email: gregorek@whafh.com
21		Email: gregorek@wham.com Email: moran@whafh.com
22		Email: rickert@whafh.com
23		Attorneys for Troy Yuncker in
24		Case No. 11 CV 3113 JSW
25		
26		
27		
28		

1 /s/ Tyler Griffin Newby Tyler Griffin Newby 2 DATE: April 22, 2013 Laurence F. Pulgram 3 Sebastian Elan Kaplan FENWICK & WEST LLP 4 555 California Street **Suite 1200** 5 San Francisco, CA 94104 6 Telephone: (415) 875-2300 (415) 281-1350 Facsimile: 7 tnewby@fenwick.com Email: lpulgram@fenwick.com Email: 8 skaplan@fenwick.com Email: 9 Attorneys for Pandora Media, Inc. in 10 Case No. 11 CV 3113 JSW 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

If Defendants move to dismiss, they must notice the motion or motions to be heard on a date no earlier than two weeks after the deadline for the reply, i.e. no earlier than July 26, 2013. In addition, the parties must select a hearing date that is open for terminal digits 1 and 2. PURSUANT TO STIPULATION, AND GOOD CAUSE APPEARING, IT IS SO ORDERED. SIGNED this 23 day of April , 2013. ATES DISTRICT JUDGE